PENT COOPERATION TREAT

PCT

REC'D 16 AUG 2004

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

10/509824

Applicant's or agent's file reference RLL-254WO			nt's file reference	FOR FURTHER AC	CTION See N Prelim	otification of Transmittal of Internation inary Examination Report (Form PC)	nal MPEA/416)
International application No. PCT/IB 03/01221				International filing date (day/month/year)	Priority date (day/month/ye 03.04.2002	ear)
Inter	International Patent Classification (IPC) or both national classification and IPC						
A61	K9/16	6					
Appli	Applicant						
RAN	NBAX	Y LA	BORATORIES LIMIT	ED et al			
1.	 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 						
							:
2.	2. This REPORT consists of a total of 5 sheets, including this cover sheet.						
				aind by ANNEVER in	shooto of the d	escription, claims and/or drawing	s which have
		hoor	report is also accompain amended and are the l Rule 70.16 and Section	basis for this report and	<i>l</i> or sheets cont	aining rectifications made before	this Authority
	Thes	se anı	nexes consist of a total of	of sheets.			
		-					
					· · · · · · · · · · · · · · · · · · ·	,	
3.	This	repoi	t contains indications re	lating to the following it	ems:		
1	ļ	\boxtimes	Basis of the opinion				
	11		Priority				
	. 111	\boxtimes			ovelty, inventiv	e step and industrial applicability	
	IV		Lack of unity of invent			n e e e e e e e e e e e e e e e e e e e	
	V	Ø	Reasoned statement u	under Rule 66.2(a)(ii) wi ions supporting such sta	th regard to no atement	velty, inventive step or industrial	аррисавшту;
	VI		Certain documents cit	,, ,			
	VII ☐ Certain defects in the international application			1			
	VIII Certain observations on the International ap						
1	···· —						
Date of submission of the demand					Date of comple	tion of this report	
03.11.2003					16.08.2004		
Nam					Authorized Off	cer	uches Patenten
preliminary examining authority: ———— European Patent Office - P.B. 5818 Patentlaan 2				5818 Patentlaan 2			State M. I
NL-2280 HV Rijswljk - Pays Bas Tel. +31 70 340 - 2040 Tx: 31 651 epo nl				as	Muller, S		
Fax: +31 70 340 - 2040 1x: 31 651 650 fill				oo i epo iii	Telephone No.	+31 70 340-2080	Sandana outio
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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No.

PCT/IB 03/01221

1.	Basis	of	the	re	port
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 With regard to the elements of the international application (Replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report since they do not contain amendments (Rules 70.16 and 70.17)):

	Des	cription, Pages					
	1-9		as originally filed				
		•					
	Clai	ms, Numbers					
	1-37	•	as originally filed				
2.	With lang	n regard to the langua uage in which the inte	age, all the elements marked above were available or furnished to this Authority in the ernational application was filed, unless otherwise indicated under this item.				
	The	se elements were ava	e elements were available or furnished to this Authority in the following language: , which is:				
		the language of a tra	nslation furnished for the purposes of the international search (under Rule 23.1(b)).				
		the state of the state of any liquid on (under Dule 48.3(b))					
		the state of the state of international proliminary evamination (under					
3.	With	Vith regard to any nucleotide and/or amino acid sequence disclosed in the international application, the nternational preliminary examination was carried out on the basis of the sequence listing:					
	☐ contained in the international application in written form.						
		filed together with the	e international application in computer readable form.				
		☐ furnished subsequently to this Authority in written form.					
			itly to this Authority in computer readable form.				
	The statement that the subsequently furnished written sequence listing does not go beyond the dis in the international application as filed has been furnished.						
		The statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished.					
4.	4. The amendments have resulted in the cancellation of:						
		the description,	pages:				
		the claims,	Nos.:				
		the drawings,	sheets:				
5.		This report has been been considered to	n established as if (some of) the amendments had not been made, since they have go beyond the disclosure as filed (Rule 70.2(c)).				
		(Any replacement sh report.)	neet containing such amendments must be referred to under item 1 and annexed to this				

6. Additional observations, if necessary:

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International application No.

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III.	ll. Non-establishment of opinion with regard to novelty, inventive step and industrial applicability						
1.	The obvi	he questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- ovious), or to be industrially applicable have not been examined in respect of:					
	☐ the entire international application,						
	×	claims Nos. 28-34, with respect to industrial applicability					
		because:					
	☒	the said international application to the following subject matter	n, or t which	he said claim does not req	ns Nos. 28-34, with respect to industrial applicability relate uire an international preliminary examination (specify):		
	see separate sheet						
		the description, claims or drawings (indicate particular elements below) or said claims Nos. are so unclear that no meaningful opinion could be formed (specify):					
		the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.					
	⊠	no international search report has been established for the said claims Nos. 28-34, with respect to industria applicability					
2.	or a	neaningful international preliminary examination cannot be carried out due to the failure of the nucleotide and In amino acid sequence listing to comply with the standard provided for in Annex C of the Administrative Instructions:					
		the written form has not been furnished or does not comply with the Standard.					
		the computer readable form ha	as not	been furnish	ed or does not comply with the Standard.		
V.	Rea	easoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; tations and explanations supporting such statement					
1.	Sta	tement					
	Nov	velty (N)	Yes: No:	Claims Claims	9,10,16,18,19 1-8,11-15,17,20-34		
	Inv	entive step (IS)	Yes: No:	Claims Claims	1-34		
	Ind	ustrial applicability (IA)	Yes: No:	Claims Claims	1-27		

2. Citations and explanations

see separate sheet

Re Item III

Non-establishment of opinion with regard to novelty, inventive step and industrial applicability

Claims 28-34 relate to subject-matter considered by this Authority to be covered by the provisions of Rule 67.1(iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject-matter of these claims (Article 34(4)(a)(i) PCT).

For the assessment of the present claims 28-34 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

Re Item V

Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Cited Documents

Reference is made to the following documents:

D1: WO-A-0217885 D2: WO-A-9856357

D3: EP-A-635261

D4: Chemical abstract of JP-A-2003104912 (XP002255954)

2. Novelty (Art. 33(2) PCT)

The document D1 discloses (see example 2 on pages 11 and 12) a tablet made by compression of granules comprising clarithromycin (1000mg) and sodium alginate

(50mg). The tablet may be coated and the size of clarithromycin may be reduced by conventional techniques. The subject-matter of claims 1-8,11,14,15,17,22-33 is therefore not new (Article 33(2) PCT).

The document D2 discloses (see example 1 on pages 7 and 8) a controlled release tablet made by compression of granules comprising clarithromycin (500mg) and sodium alginate (80, 120 or 180mg). Clarithromycin may be formulated in combination with some other drugs such as omeprazole or lansoprazole. The preparation may be coated. The subject-matter of claims 1-8,11-15,17,20-34 is therefore not new (Article 33(2) PCT).

The document D3 discloses (see example 1 on page 5 and page 7, lines 17,18) Capsules incorporating erythromycin (500mg) and sodium alginate (100mg) and covered by DEAE-Dextran. The subject-matter of claims 1,3-5,7,8,11,14,15,17,22,28,30-32 is therefore not new (Article 33(2) PCT).

3. Inventive Step (Art. 33(3) PCT)

Claims 1-34 are not inventive (Article 33(3) PCT) since their subject-matter is either not new or concerns mere formulation optimisations that the expert in the field would undertake without the involvment of inventive skills.

4. Industrial applicability (Art. 34(4)(a)(I) PCT)

Claims 1-28 satisfy the criterion of industrial applicability set forth in Article 34(4)(a)(I) PCT.